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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/620,920	07/16/2003		Kenneth Perlin	KPER-6	KPER-6 8949	
7590 07/27/2005			EXAMINER			
Ansel M. Sch			MERLINO, AMANDA H			
Attorney at Lav Suite 304	V		ART UNIT	PAPER NUMBER		
201 N. Craig St			2877			
Pittsburgh, PA	15213			DATE MAILED: 07/27/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

H19 97 H								
		Application No.	Applicant(s)					
Office Assistant Commencers		10/620,920	PERLIN, KENI	NETH				
Office Action	Summary	Examiner	Art Unit					
7. 114.11.11.0.0.0.4.5		Amanda H. Merlino	2877					
The MAILING DATE Period for Reply	of this communication ap	pears on the cover she	eet with the correspondence	address				
 If NO period for reply is specified a Failure to reply within the set or ex 	"HIS COMMUNICATION. e under the provisions of 37 CFR 1. iiling date of this communication. ve is less than thirty (30) days, a rep bove, the maximum statutory period tended period for reply will, by statut er than three months after the mailir	136(a). In no event, however, only within the statutory minimum will apply and will expire SIX (6) te, cause the application to because	may a reply be timely filed of thirty (30) days will be considered to MONTHS from the mailing date of the	is communication.				
Status								
1)⊠ Responsive to community 2a)☐ This action is FINAL		<i>luly 2003</i> . s action is non-final.						
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closed in accordance	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠ Claim(s) <u>1-19</u> is/are 4a) Of the above clai 5)⊠ Claim(s) <u>11-17</u> is/are 6)⊠ Claim(s) <u>1,2,18 and</u> 7)⊠ Claim(s) <u>3-10</u> is/are 8)□ Claim(s) are	m(s) is/are withdra e allowed. 19 is/are rejected. objected to.	awn from consideration						
Application Papers								
9) ☐ The specification is o	bjected to by the Examin	er.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
•		-	beyance. See 37 CFR 1.85(a					
11) The oath or declarati	•	·	awing(s) is objected to. See 37 ached Office Action or form					
Priority under 35 U.S.C. § 11	9							
2. Certified copie3. Copies of the application from	c) None of: s of the priority documents of the priority documents.	its have been received its have been received prity documents have au (PCT Rule 17.2(a)).	I. I in Application No been received in this Nation	nal Stage				
Attachment(s)								
Notice of References Cited (PT)	O-892)	4) \square Inter	view Summary (PTO-413)					
Notice of Draftsperson's Patent Information Disclosure Stateme Paper No(s)/Mail Date	Drawing Review (PTO-948)	Pape	er No(s)/Mail Date ce of Informal Patent Application (PTO-152)				

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Double Patenting

A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain <u>a</u> patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

Claims 1-19 provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1-10 and 13-21 of copending Application No. 10/665,804. This is a <u>provisional</u> double patenting rejection since the conflicting claims have not in fact been patented.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 18 and 19 rejected under 35 U.S.C. 102(b) as being clearly anticipated by Davis et al (5,637,873).

Davis et al teach of an apparatus for determining a bidirectional reflectance distribution function of a subject comprising a light source (20) for producing light, a CCD (26) for sensing the light and an ellipsoidal mirror (see figure 5) for focusing the light between the light source and the sensing means and the subject, and a computer

(7) connected to the sensing means for measuring the bidirectional reflectance function of the subject.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 2 rejected under 35 U.S.C. 103(a) as being unpatentable over Davis et al (5,637,873).

Davis et al teach of an apparatus for determining a bidirectional reflectance distribution function of a subject comprising a light source (20) for producing light, a CCD (26) for sensing the light and an ellipsoidal mirror (see figure 5) for focusing the light between the light source and the sensing means and the subject, and a computer (7) connected to the sensing means for measuring the bidirectional reflectance function of the subject.

Davis et al lacks the teaching the sensing means (CCD) having a light absorbing wall.

Official Notice is taken that of light absorbing wall/screens are old and well known in the art. See <u>In Re Malcolm</u> 1942C.D.589:543 O.G.440. At the time of the invention it would have been obvious to one of ordinary skill in the art to place a light absorbing wall/screen as part of the sensing means to absorb amabient light and/or unwanted light

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from the light source to obtain a more accurate image which would provide a more accurate measurement of the brdf.

Allowable Subject Matter

Claims 3-10 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 11-17 allowed.

As to claims 3-10, the prior of record, taken alone or in combination, fails to disclose or render obvious an apparatus for determining a bidirectional reflectance distribution function wherein the focusing means includes a hollow tube lined with mirrors through which light from the light sources passes, in combination with the rest of the limitations of claims 3.

As to claims 11-17, the prior of record, taken alone or in combination, fails to disclose or render obvious a method for determining a bidirectional reflectance distribution function of a subject comprising the steps of placing an optical hollow structure against the subject and reflecting light at various angles from the subject through the hollow structure, in combination with the rest of the limitations of claim 11.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda H Merlino whose telephone number is 571-272-2421. The examiner can normally be reached on Monday and Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory J Toatley, Jr. can be reached on 571-272-2800 ext 77. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Amanda H Merlino Amanda

HWA (ANDREW) LEE PRIMARY EXAMINES Page 5

Gregory J. Toatley, Jr. Supervisory Patent Examiner